EXHIBIT "G"

			COUNT	
Defendant: _NA			TOWN	of DEERPARK
	(Relationship to alleged victim)		Alleged Victim: NA	
THE			- 	(Relationship to defendant)
LUE DE	OPLE OF THE STATE OF NEW	/ORK	 t	
	→ V\$,			
_	CAITLIN H RAILO	Date of Birth		~
	TOTAL HIN HAILO	08/12/198	11	ORIGIN.
I		Defendant(s)		A/O
BE IT KNOWN TH	AT, by this FELONY COMPLAINT	****	1	3/4
as the Complainan	therein, STATIONED	- TOTAL DYMOND		```\
accuses the above	mentioned Defendant(s) with base	SP MIDDLETOWN		
of VEH ASLT 1:PR	EV CONV Votr 4404	ing COMMITTED the	ELONY	
Subdivision 03			in violation of Section	104.4
That on or about	of the PENAL			20.04
	02/14/2013 at about	02:36 PM	Law of the State of N	lew York.
in the <u>rown</u>	of DEERPARK			
such law if it is establis	ingly and unlawfully commit the felony thicular assault in the first degree wher nd: (3) has previously been convicted of ten years, provided that, for the purp would constitute a violation of section had that the person operating such	oses of this subdivision, a co eleven hundred ninetwise	nviction in any other state or ju	inety-two of the vehicle and traff
such faw. If it is establis impaired by the use of a	right and unlawfully commit the felony inicular assault in the first degree when you have convicted to get the years, provided that, for the purp would constitute a violation of section had that the person operating such most that the person operating such most decomposed in a first of such infoxication or impairment an operated the motor vehicle in a magnificant such a first decomposed in the motor vehicle in a magnificant such as the first decomposed in the first degree when the first de	oses of this subdivision, a co eleven hundred ninety-two o itor vehicle caused such seri	inviction in any other state or just the vehicle and traffic law, should be shown in the state of the state o	inety-two of the vehicle and traff risdiction for an offense which, if all be treated as a victoria.
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Case 7:14-SIMPLIFE DEDICATION CERTIFICATE CONCERNING VIOLATION OF LAW RELATING TO VEHICLES

FOR FELONY TRACKING PURPOSES ONLY / NOT AN ACCUSATORY INSTRUMENT

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STATE OF NEW YORK Case 7:14-cv-03586-JCM Document 72-7 Filed 10/01/15 Page 4 of 4

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	COURT		TOWN	or DEERPARK
efendant: NA			-	
	(Relationship to alleged victim)		Alleged Victim: NA	
				(Relationship to defendant)
THE PE	OPLE OF THE STATE OF NEW YORK	·	1	
	- Vs	•		
		Date of Birth	1	0
	CAITLIN H RAILO	08/12/1981		A/C
· · · · · · · · · · · · · · · · · · ·		Defendant(s)		ORICHE!
RE IT KNOWN TO		***************************************		
BE IT KNOWN TH		TIMOTHY M DYMOND		
as the Complainer	1 3	P MIDDLETOWN		
accuses the above	mentioned Defendant(s), with having	COMMITTED the MIS	DEMEANOR	
F ENDANGERING	WELFARE OF CHILD			
Subdivision	of the PENAL		in violation of Section	260.10
hat on or about	02/14/2013 at about	02-26 514	Law of the State o	New York.
the <u>TOWN</u>	4, 40001	02:36 PM		
	of _DEERPARK	County	of <u>ORANGE</u>	the defendant
lid Intentionally, know Indengering the welf, eventaen years old a ne welfara of a child i	vingly and unlawfully commit the misdemen are of a child when:1. He knowingly acts in or directs or authorizes such child to engage is a class A misdemeanor.	TO OF ACT IN MANNED IN	HIRE CUILD LESS THE	, the defendant(s) 17. A person is guilty of or moral welfare of a child less the er to his life or health;Endengerin
he wellers of a child in the wellers of a child in the aforem. O Wit: on the aforem.	is a class A misdameenor. antioned time, data and place baing State F	nor of ACT IN MANNER IN a manner likely to be injurio a in an occupation involving to in an occupation involving	UURE CHILD LESS THAN ous to the physical, mental a substantial risk of dang	er morai weffare of a child less ti er to his life or health;Enderigerin
he wellers of a child in the wellers of a child in the aforem. O Wit: on the aforem.	is a class A misdameanor.	nor of ACT IN MANNER IN a manner likely to be injurio a in an occupation involving to in an occupation involving	UURE CHILD LESS THAN ous to the physical, mental a substantial risk of dang	ar morai weifiare of a child less ti er to his life or health;Endangerin
e above allegation	is a class A misdameanor. Bentioned time, date and place being State A switching of the service	nor of ACT IN MANNER IN a manner likely to be injunt of in an occupation involving the an occupation involving the second of the second of the second of the physical of the p	UURE CHILD LESS THAN bus to the physical, mental is a substantial risk of dang semark, County of Orange and while an 11 year old ch al, mental and moral west	er to his life or health;Endarigering to his life of the 11 year old child.
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NOTICE